The language contained in NPRM 02-230 is too broad and imposes too many unintended consequences on those involved in experimentation with Analog-to-Digital

and Digital-to-Analog technology, that have no interest in illegally

obtaining or distributing copyrighted material. The civil court system is a

mechanism already in place for the entertainment industry to address copyright

violations. They seldom exercise that option. Burdening the federal criminal

court system with these types of violations will do a huge disservice to the  $\ensuremath{\mathsf{the}}$ 

citizens of the United States.